## CHAPTER 1040

## CREDIT UNIONS — PUBLIC FUNDS, MEMBERSHIP, RECORDS S.F.~2299

**AN ACT** relating to credit unions and other financial organizations by providing for public funds requirements, membership qualifications, and preservation of records.

Be It Enacted by the General Assembly of the State of Iowa:

- Section 1. Section 12C.16, subsection 1, paragraph b, subparagraph (4), Code 2005, is amended to read as follows:
- (4) To the extent of the guarantee, loans, obligations, or nontransferable letters of credit upon which the payment of principal and interest is fully secured or guaranteed by the United States of America or an agency or instrumentality of the United States of America or the U.S. central credit union, a corporate central credit union organized under section 533.38, or a corporate credit union organized under 12 C.F.R. § 704, and the rating of the U.S. central any one of such credit union unions remains within the two highest classifications of prime established by at least one of the standard rating services approved by the superintendent of banking by rule pursuant to chapter 17A. The treasurer of state shall adopt rules pursuant to chapter 17A to implement this section.
- Sec. 2. Section 12C.17, subsection 1, paragraph c, Code 2005, is amended to read as follows:
- c. The securities shall be deposited with the federal reserve bank, the federal home loan bank of Des Moines, Iowa, or the U.S. central credit union, a corporate central credit union organized under section 533.38, or a corporate credit union organized under 12 C.F.R. § 704 pursuant to a bailment agreement or a pledge custody agreement.
  - Sec. 3. Section 12C.17, subsection 4, Code 2005, is amended to read as follows:
- 4. Upon written request from the appropriate public officer but not less than monthly, the federal home loan bank of Des Moines, Iowa, or the U.S. central credit union, a corporate central credit union organized under section 533.38, or a corporate credit union organized under 12 C.F.R. § 704 shall report a description, the par value and the market value of any pledged collateral by a credit union.
  - Sec. 4. Section 533.5, Code 2005, is amended to read as follows: 533.5 MEMBERSHIP.

The membership of a credit union consists of those persons in the common bond, duly admitted, who have paid any required one-time or periodic membership fee, or both, have subscribed to one or more shares, and have complied with the other requirements specified by the articles of incorporation and bylaws. To continue membership, a member must comply with any changes in the par value of the share. Credit union organization shall be available to groups of individuals who have a common bond of association such as, but not limited to, occupation, common employer, or residence within specified geographic boundaries. Changes in the common bond may be made by the board of directors. If adopted as a policy by the board of directors of a credit union, members who cease to meet qualifications of membership may retain their credit union membership and all membership privileges. Organizations, incorporated or otherwise, may be members.

- Sec. 5. Section 533.26, Code 2005, is amended to read as follows: 533.26 PRESERVATION OF RECORDS.
- <u>1.</u> The superintendent shall prescribe by rule the period of preservation of records or files for credit unions. <u>A state credit union is not required to preserve its records for a period longer</u> than eleven years after the first day of January of the year following the time of the making

or filing of such records. However, account records showing unpaid balances due to depositors shall not be destroyed.

- 2. A copy of an original may be kept in lieu of any original records.
- <u>a.</u> For purposes of this section, a copy includes any duplicate, rerecording or reproduction of an original record from any photograph, photostat, microfilm, microcard, miniature or microphotograph, computer printout, electronically stored data or image, or other process which accurately reproduces or forms a durable medium for accurately and legibly reproducing an unaltered image or reproduction of the original record.
- <u>b.</u> A copy is deemed to be an original and shall be treated as an original record in a judicial or administrative proceeding for purposes of admissibility in evidence. A facsimile, exemplification, or certified copy of any such copy reproduced from a film record is deemed to be a facsimile, exemplification, or certified copy of the original.
- Sec. 6. Section 533.27, unnumbered paragraph 1, Code 2005, is amended to read as follows:

No With the exception of certain account records which shall not be destroyed pursuant to section 533.26, liability shall <u>not</u> accrue against any credit union destroying any such records after the expiration of the time provided in <u>sections section</u> 533.26 to, this section, and section 533.29 and in. <u>In</u> any cause or proceedings in which any such records or files may be called in <u>into</u> question or be demanded of the credit union or <u>of</u> any officer or employee thereof <u>of</u> the credit union, a showing that such records or files have been destroyed in accordance with the terms of <u>said such</u> sections shall be a sufficient excuse for the failure to produce them. Nothing herein shall require credit unions to retain any class of records or files for the period of limitations of actions provided herein; but any records, files, or class of records not deemed necessary for the conduct of the current business of credit unions, or future examinations thereof, or for defense in the event of litigation, may be destroyed within such period.

Approved April 11, 2006

## CHAPTER 1041

 $\begin{array}{c} {\rm INDIGENT\ DEFENSE\ AND\ JUVENILE\ COURT\ ACTIONS}\\ -- {\rm COSTS\ AND\ FUNDING} \end{array}$ 

S.F. 2304

**AN ACT** relating to indigent defense claims and the reimbursement of costs in juvenile cases paid by a county.

Be It Enacted by the General Assembly of the State of Iowa:

- Section 1. Section 13B.1, Code 2005, is amended by adding the following new subsection: <u>NEW SUBSECTION</u>. 1A. "Claimant" means an attorney or other person seeking reimbursement of costs or fees payable from the appropriations under section 815.11.
- Sec. 2. Section 13B.4, subsection 4, paragraph c, subparagraphs (3), (4), and (5), Code Supplement 2005, are amended to read as follows:
- (3) Request additional information or return the claim to the attorney claimant, if the claim is incomplete.